

**REMARKS**

Initially, in the Office Action dated March 26, 2004, the Examiner has objected to claim 17 because of a typographical error. Claims 1-28 have been rejected under 35 U.S.C. §102(e) as being unpatentable over U.S. Patent No. 6,571,092 (Faccin et al.).

By the present response, Applicants have submitted new claim 29 for consideration by the Examiner and assert that this claim does not contain any prohibited new matter. Applicants have canceled claims 5, 6 and 18 without disclaimer. Applicants have amended claims 1, 7-11, 14, 17 and 19-27 to further clarify the invention. Claims 1-29 remain pending in the present application.

**Claim Objections**

Claim 17 has been objected to because of informalities. Applicants have amended this claim to further clarify the invention and respectfully request that this objection be withdrawn.

**35 U.S.C. §102 Rejections**

Claims 1-28 have been rejected under 35 U.S.C. §102(e) as being anticipated by Faccin et al. Applicants respectfully traverse these rejections.

Faccin et al. discloses a technique for enabling a callback by a called party, such as an emergency center of a terminal, such as a mobile terminal having no identify and no CBN (Call Back Number), in the case of an emergency call, for example, includes allocating a temporary identity to the terminal and then allocating an IP address to the terminal and storing the association between the temporary

identity and the allocated IP address. A CBN is that allocated to the mobile terminal and the association between the CBN and the allocated IP address is also stored. A call is then setup between the terminal and the called party.

Regarding claims 1, 14 and new claim 29, Applicants submit that Faccin et al. does not disclose or suggest the limitations in the combination of each of these claims of, inter alia, enabling a callback from an entity to an equipment initiating a session that includes storing a record for the equipment containing information for the session by the entity and each node involved in handling the session, each stored record including an identity of the equipment, and an address of at least one other node to which signaling is to be addressed from the node storing the record in case of call-back from the entity to the equipment, or sending the identity of the equipment, and the address of the at least one other node from a node to another node or the entity in a message for initiating the session, and wherein, in case of a call-back, a node uses the received equipment identity to find, in its stored record, the address of another node for sending, to the another node, a message related to the call-back. Faccin et al. merely discloses the CSCF storing the association between CBN and IP address for the user equipment. In contrast, the limitations in the claims of the present invention recite storing of records in each involved node, and that the record includes the user equipment identity and the address of at least one other node to which signaling is to be addressed from the node storing the record (e.g., a "preceding" node). Moreover, Faccin et al. does not disclose or suggest in case of a call-back, a node using the received equipment identity to find,

in its stored record, the address of another node for sending, to the another node, a message related to the call-back, as recited in the claims of the present application. Faccin et al. merely discloses each CSCF being provided with a set of CBNs to be allocated to mobile terminals where each terminal has a different CBN (see col. 2, lines 12-33).

Regarding claims 2-13 and 15-28, Applicant submit that these claims are dependent on one of independent claims 1 and 14 and, therefore, are patentable at least for the same reasons noted previously regarding these independent claims. For example, Faccin et al. does not disclose or suggest

Accordingly, Applicants submit that Faccin et al. does not disclose or suggest the limitations in the combination of each of claims 1-29 of the present application. Applicants respectfully request that these rejections be withdrawn and that these claims be allowed.

In view of the foregoing amendments and remarks, Applicants submit that claims 1-29 are now in condition for allowance. Accordingly, early allowance of such claims are respectfully requested.

U.S. Application No. 10/005,356

To the extent necessary, Applicants petition for an extension of time under 37 CFR 1.136. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, or credit any overpayment of fees, to the deposit account of Antonelli, Terry, Stout & Kraus, LLP, Deposit Account No. 01-2135 (referencing attorney docket no. 1135.40953X00).

Respectfully submitted,

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